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DD/S 69-2500

27 MAY 1969

MEMORANDUM FOR: Chief, Support Services Staff

SUBJECT :

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1. The Offices of Finance, General Counsel and Personnel have completed talks about Subject Proposals, notably pertaining to (a) permanent place of residence and (b) travel benefits upon the death of an employee. We jointly concur in Subject Regulations with the attached modifications.

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2. The content of Paragraph 2a(6), page 2, of the Revised [REDACTED] Series, 25X1A relating to travel expenses upon the death of an employee, is transferred to [REDACTED], which is the basic regulation dealing with disposition of remains and death travel benefits. A cross reference to [REDACTED] in the [REDACTED] Series 25X1A is provided for.

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3. While we sought not to open up [REDACTED] to any non-essential changes, 25X1A we have specified therein certain other death travel benefits, which are either permissible under existing statutory authority or currently allowable under the language of [REDACTED] now on the books. For a detailed statement of these items, see the note from the C/PPS, OF. In brief, they are as follows:

*Nothing here about a man whose PCS point is still O'sers.*  
a. Payment of travel expenses for the disposition of the remains of a deceased employee who dies in the United States while, not in a travel status, e.g., travel. *Leave situation (AL, SL, LWOP)*

b. Payment of the travel expenses of a dependent and transportation of HHE, when an employee dies in the United States, while assigned abroad.

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4. The attached changes also provide for the disposition of the remains of a dependent of a CIAR participant who dies while in transit between [REDACTED] posts. Although this is a new proposal, it is a companion piece to the new death travel benefit for dependents of CIAR participants who die while assigned in the United States. This suggestion, in Paragraph (4) of [REDACTED], was discussed with the SSA-DDS, who agrees with the coverage of the item in the Regulations. Inasmuch as the change entails the use of adoptive authority, OP contemplates requesting O/DDS to take action, after concurrences are obtained from the Deputy Directors, to obtain approval of the Executive Director-Comptroller for this paragraph of [REDACTED] 25X1A

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5. For your information, the Office of Personnel will ask O/DDS to seek the concurrence of the Clandestine Services in Proposal 4 of the Administrative Authorities Task Force, Travel Benefits of Overseas Resignees, using the slightly modified definition of permanent place of residence contained in the attachment. Proposal 4 is the recommendation in which the Task Force introduced permanent place of residence. It is requested you defer action on the various comments submitted by the Clandestine Services concerning Subject Regulations until you have heard from our Office, or the O/DDS, on the outcome of impending discussions on Proposal 4.

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Deputy Director of Personnel

Atts

Concur in Subject Regulations Subject to Inclusion of Attached Changes.

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27 MAY 1969

Office of General Counsel

Date

\* See OGC Memo dtd 26 May 69  
OGC 69-0986

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